#### IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

In re: \$ Case No. 23-11007-cgb \$ ARTIUSID, INC., \$ Chapter 7 \$ Alleged Debtor. \$

# ARTIUS.ID'S WITNESS AND EXHIBIT LIST FOR SEPTEMBER 25, 2024 HEARING (re: Dkt. Nos. 83, 88, 99)

TO: THE HONORABLE CHRISTOPHER G. BRADLEY, UNITED STATES BANKRUPTCY JUDGE

Alleged Debtor, artius.iD, Inc. ("Artius"), by and through undersigned counsel, hereby files its witness and exhibit list (the "Witness and Exhibit List") for the hearing scheduled for September 25, 2024, at 1:30 p.m. (the "Hearing") to consider, among other things, the *Order Abating Proceedings on Debtor's Motion for Rehearing, Granting Stay of Order for Relief Pending Ruling on Consensual Dismissal of Involuntary Case, and Setting Procedures for Approval of Dismissal* [Dkt. No. 83], Consent Stipulation and Motion for Dismissal of Involuntary Petition Under Chapter 7 [Dkt. No. 88], and Collaborative Vision LLC's Objection to Consent Stipulation and Motion for Dismissal of Involuntary Petition Under Chapter 7 [Dkt. No. 99].

#### **WITNESSES**

Artius designates the following individual(s) who may be called as a witness at the hearing (exclusive of those that may be used for impeachment purposes):

- 1. Michael Marcotte
- 2. Dominic Odierno
- 3. Peter Stridh
- 4. Any witnesses called or listed by any other party.

## 5. Any rebuttal witnesses as needed.

Artius reserves the right to call any witness designated by any other party and any witness necessary for impeachment or rebuttal.

## **EXHIBITS**

Artius designates the following exhibits that may be offered into evidence and used at the Hearing (exclusive of those that may be used for impeachment or rebuttal purposes):

EX. #	DESCRIPTION OF EXHIBIT	OFFERED	OBJECTION	ADMITTED
001	Offer to Allow Judgment on Count Three [Dkt. No.			
002	Defendant's Draft Amended Answer and Affirmative			
	Defenses to Plaintiff's Complaint and Counterclaims [Dkt. No. 113-B]			
003	Collaborative Vision LLC's Objection To Consent Stipulation And Motion For Dismissal Of Involuntary Petition Under Chapter 7 [Dkt. No. 99]			
004	Collaborative Vision, LLC Contingent and Direct Hire Client Service Agreement [Dkt. No. 99-1]			
005	Addendum to the Collaborative Vision, LLC Contingent and Direct Hire Client Service Agreement [Dkt. No. 99-2]			
006	Collaborative Vision, LLC Unpaid Invoices Chart [Dkt. No. 99-3]			
007	Note Purchase Agreement and Nonnegotiable Promissory Note [Dkt. No. 99-4]			
008	Email Correspondence [Dkt. No. 99-5]			
009	Oregon Complaint [Dkt. No. 99-6]			
010	Oregon Scheduling Order [Dkt. No. 99-7]			
011	Notice of Involuntary Bankruptcy Case [Dkt. No. 99-9]			
012	Declaration of Michael Marcotte [Dkt. No. 48]			
013	Mutual Non-Disclosure Agreement between Q5id, Inc. and SkyPoint Cloud, Inc.			
014	Email Correspondence regarding Q5id, Inc. Costs to Launch Guardian			

015	Q5id, Inc. Costs to Launch Guardian		
016	SkyPoint Cloud, Inc. Invoice to Q5id, Inc. dated November 2020		
017	Screenshot of google search for physical address of Collaborative Vision, LLC		
018	Screenshot of physical address for Collaborative Vision, LLC		
019	Screenshot of SkyPoint Cloud Company Information		
	Any exhibit designated by any other party.		
	Any pleading or other document filed with the Court on the docket of the above-captioned chapter 11 case.		
	Any exhibit necessary to rebut the evidence or testimony of any witness offered or designated by any other party.		_

Artius asks that the Court take judicial notice of the pleadings and transcripts filed in the proceedings before this Court, including without limitation any and all orders, motions, proofs of claim, and other pleadings, and any exhibits thereto. Artius also asks that the Court take judicial notice of the Oregon litigation involving Collaborative Vision, LLC. Artius reserves the right to use additional demonstrative exhibits as they deem appropriate in connection with the Hearing. Artius reserves the right to use any exhibits presented by any other party. Artius reserves the right to amend and/or supplement this witness and exhibit list. Artius reserves the right to use exhibits not listed herein for impeachment purposes at the Hearing.

Dated: September 20, 2024 Respectfully Submitted,

By: /s/ Mark D. Bloom

Alexander D. Burch

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Counsel for Alleged Debtor artuis.iD

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on September 20, 2024 a true and correct copy of the foregoing was served simultaneously upon docketing on all counsel of record or *pro se* parties identified on the attached Service List via transmission of Notices of Electronic Filing generated by CM/ECF or by first class U.S. mail on those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing in this case.

/s/ Mark D. Bloom
Mark D. Bloom

## **Electronic Notice by CM/ECF**

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See Attached Matrix

#### **Manual Notice**

None

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End of Label Matrix Mailable recipients 20 Bypassed recipients 1 Total 21